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IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE DIVISION

JAN 2 3 2017

U.S. DISTRICT COURT MID. DIST. TENN.

<u>23</u>	3 <u>2</u> (Pr N/F	(ame) (ame	(List the names of all the plaintiffs filing this lawsuit. Do not use "et al." Attach additional sheets if necessary.)
v. Correcti Cherry	(Pr	Plaintiff(s) Plaintiff(s) The alegarithms of Merica (avic) AMOON (WARDEN) Defendant(s)	Civil Action No (To be assigned by the Clerk's Office. Do not write in this space.) JURY TRIAL REQUESTED YESNO (List the names of all defendants against whom you are filing this lawsuit. Do you use "et al." Attach additional sheets if necessary.)
		COMPLAINT FOR VIOLATION PURSUANT TO 42 L	
I.	РА	RTIES TO THIS LAWSUIT	
	Ą.	Plaintiff(s) bringing this lawsuit: 1. Name of the first plaintiff: Prison I.D. No. of the first plaintiff: Address of the first plaintiff: P.D. BOX 5000 Mounts Status of Plaintiff: CONVICTED (V)	

MAN IN DI

Prison I.D. No. of the second plaintiff; Address of the second plaintiff: _

2. Name of the second plaintiff: _

Status of Plaintiff: CONVICTED (___)

PRETRIAL DETAINEE (____)

(Include the name of the institution and mailing address with zip code for each plaintiff. If any plaintiff changes his or her address, he or she must notify the Court immediately. If there are more than two plaintiffs, list their names, prison identification numbers, and addresses on a separate sheet of paper.)

В.	Def	endant(s) against whom this lawsuit is being brought:
	1.	Name of the first defendant: CCA Core Civic Place of employment of the first defendant: CCA / Core Civic
		First defendant's address: 10 Burton Hills BLVD. NASHVILLE, TN. 37215
		Named in official capacity? Yes No Named in individual capacity? Yes No
	2.	Name of the second defendant: Chery Lindamord Place of employment of the second defendant: CCA/Core Civic - South Central Facility P.O. Box 279, 555 Forrest Avenue, Clifton, TN. 38425 Second defendant's address: P.O. Box 279, 555 Forrest Avenue. Clifton, TN. 38425
		Named in official capacity? YesNo Named in individual capacity? YesNo

(If there are more than two defendants against whom you are bringing this lawsuit, you must list on a separate sheet of paper the name of each additional defendant, his or her place of employment, address, and the capacity in which you are suing that defendant. If you do not provide the names of such additional defendants, they will not be included in your lawsuit. If you do not provide each defendant's proper name, place of employment, and address, the Clerk will be unable to serve that defendant should process issue.)

II. JURISDICTION

A. Jurisdiction is asserted pursuant to 42 U.S.C. § 1983 (applies to state prisoners). Jurisdiction is also invoked pursuant to 28 U.S.C. § 1343(a)(3).

If you wish to assert jurisdiction under different or additional statutes, you may list them below:

III.	I. PREVIOUS LAWSUITS (The following information must be provided by each plaintiff.)			
	A.	Have you or any of the other plaintiffs in this lawsuit filed any other lawsuit(s) in the United States District Court for the Middle District of Tennessee, or in any other federal or state court? YesNo		
	B. If you checked the box marked "Yes" above, provide the following information:			
		1. Parties to the previous lawsuit: Plaintiffs Michael D. Robinson # 232452		
		Defendants CCA/Core Civic, SEAN Brantly, Kelly GIARSKA, Cherry LINDAMOD, JASON WOODGILL		
		2. In what court did you file the previous lawsuit? Federal District of Tennessee Columbia (If you filed the lawsuit in federal court, provide the name of the District. If you filed the lawsuit in state court, provide the name of the state and the county.)		
		3. What was the case number of the previous lawsuit? $1.16 - cv - 00095$		
		4. What was the Judge's name to whom the case was assigned? Senior Judge William J. Haynes JR.		
		5. What type of case was it (for example, habeas corpus or civil rights action)?		
		6. When did you file the previous lawsuit? (Provide the year, if you do not know the exact date.) 10-31-2016		
		7. What was the result of the previous lawsuit? For example, was the case dismissed or appealed, or is it still pending?		
		8. When was the previous lawsuit decided by the court? (Provide the year, if you do not know the exact date.) Pending - 12-19-2016 12-20-2016		
		9. Did the circumstances of the prior lawsuit involve the same facts or circumstances that you are alleging in this lawsuit? YesNo		
(If you have filed more the separate sheet of paper, lawsuit(s).)		(If you have filed more than one prior lawsuit, list the additional lawsuit(s) on a separate sheet of paper, and provide the same information for the additional lawsuit(s).)		

A.	Are the facts of your lawsuit related to your present confinement? YesNo
В.	If you checked the box marked "No" in question III.B above, provide the name and address of the prison or jail to which the facts of this lawsuit pertain.
C.	Do the facts of your lawsuit relate to your confinement in a Tennessee state prison? YesNo
	(If you checked the box marked "No," proceed to question IV.G. If you checked the box marked "Yes," proceed to question IV.D.)
D.	Have you presented these facts to the prison authorities through the state grievance procedure? YesNo
E.	If you checked the box marked "Yes" in question III.D above: 1. What steps did you take? <u>exhausted</u> all remedies.
	2. What was the response of prison authorities? Lt. WARD Stated in a grievance for the supervisors response? I did not approach him when I exited the cateleria on A
Ξ.	If you checked the box marked "No" in question IV.D above, explain why not.
G.	Do the facts of your lawsuit pertain to your confinement in a detention facility operated by city or county law enforcement agencies (for example, city or county jail, workhouse, etc.)? Yes
Ⅎ.	If "Yes" to the question above, have you presented these facts to the authorities who operate the detention facility?YesNo

If you checked the box marked "Yes" in question III.H above:

1. What steps did you take? _

		2.	What was the response of the authorities who run the detention facility?
	J.	If yo	ou checked the box marked "No" in question IV.H above, explain why not. MOT A detertion or jail. I AM A State prisoner.
V.	CAU	JSE C	DF ACTION
المنامة ال	امددها	ر، مادا	
Briefity	expı را د ا	ain w	vhich of your constitutional rights were violated
FI	3/4	<u>M</u>	IMENDINENT VIOLATED - UNDER Cruel AND YNUSUA
PUN TDP	13V	vnl	acte Policies TO Guide Subardinates Conduct. 42 U.S. (\$1983
VI.	STA	TEM	ENT OF FACTS
or eve	ents d	occur	nt facts of your case as briefly as possible. Include the dates when the incidents red, where they occurred, and how each defendant was involved. Be sure to ses of other persons involved and the dates and places of their involvement.
separa	ate pa	aragr	more than one claim, number each claim separately and set forth each claim in a aph. Attach additional sheets, if necessary. Use 8 $\frac{1}{2}$ inch x 11 inch paper. Write $\frac{1}{2}$, and leave a 1-inch margin on all 4 sides.
divident	rate	Bi hal whe	abee Jr. 142829, made a threat to myself in the How May 5, 2016 of cobbing myself AND stabbing in returning to the unit Gemini A-pop. As I
exite	id +	he	diving hall at Approx, 2:45 p.m. I walked Across
the	YAI	col	to advise the yard-supervisor Lt. Warn of the
12016	$\frac{n}{n}$	$\frac{217}{21}$	hreat. In plain view standing possibly a feet. Lt. Ward which can be seen on Milestone AND.
Pelc	6-V	idec	Monitor for the day of MAY 5, 2016 us Two individuals
hay	Ína	a	small conversation. I was completely ignored
ofr	ept	dir	rathe threat about to take place when returning
M. M.	11	0D.	
(MY)	Me	<u>ass</u> d t	to My. Dod Gemini A-nod enly to become Assualted
AND	ro	7	ed of My commisary AND My sneakers. This entire
incid	ent	· cA	n be reviewed on flootage on MAY 5, 2016 At S.C.C.F.
Mile	3to	NC Z-cv-	AND Pelco-Video Monitor Page 5 of 109 PageID #: 5

Page 5 of 109 PageID #: 5

VII. RELIEF REQUESTED: State exactly what you want the Court to order each defendant to
Relief Re Quested: CCA to DAVIN the (SUM) of 30,000,000 U.S. Dollars
in compensatory AND DUNITIVE damages ASWETT IN DAIN AND SUFFERING.
To DAY in the (sum) of 10,000,000 for Post Traumatic Stress Disorder
Post Pardom Depression, Acute stress Disorder, Recyrring Nightmares;
Allin OFFicial Capacity AND Individual Capacity. As the Assual +
(stabbing) made me susceptible to multiple psychological
Injuries. Relief Requested by Warden Cherry Lindamoon
I request a jury trial.
VIII. CERTIFICATION
I (we) certify under the penalty of perjury that the foregoing complaint is true to the best of my
(our) information, knowledge and belief.
Signature: // / / / / / / / Date:
Address (Include the city, state and zip code.): Northeast Correctional Complex (N.E.CX
Address (Include the city, state and zip code.): Not the gat conventional compact the city, TN. 37 L83
1. G. DOX SCOOL MOUNTAIN CHO STORE
Signature: N/A Date: N/A
Prison Id. No. NA Address (Include the city, state and zip code.):
Address (Include the city, state and zip code.):

<u>ALL PLAINTIFFS MUST SIGN AND DATE THE COMPLAINT</u>, and provide the information requested above. If there are more than two plaintiffs, attach a separate sheet of paper with their signatures, dates, prison identification numbers, and addresses.

ALL PLAINTIFFS MUST COMPLETE, SIGN, AND DATE SEPARATE APPLICATIONS TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS, if not paying the civil filing fee.

SUBMIT THE COMPLAINT AND (1) THE REQUIRED FILING FEE OR (2) COMPLETED APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES AND COSTS TOGETHER. Complaints received without the required filing fee or application to proceed without prepayment of fees will be returned. Filing fees and applications to proceed without prepayment of fees submitted without a complaint will be returned.

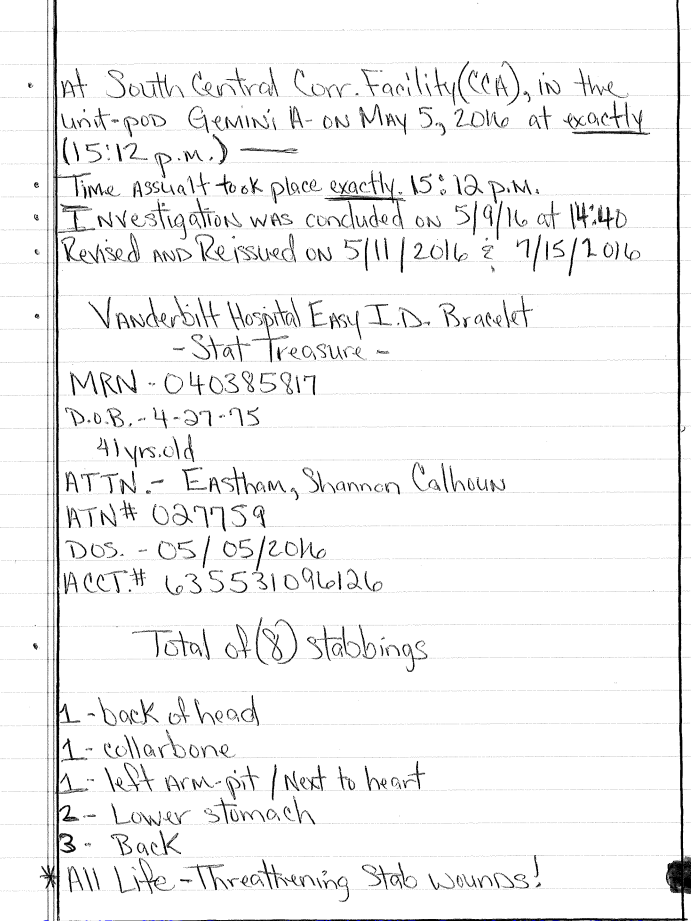
Defendant (s)

- · Corrections Corporation of America / Core Civic Et al; (NAME)
- · Cherry Lindamoor (CCA Warden-South Central Corr. Facity.)
- · SHANE Mc Clain (Chief of Security for CCA-South Central.)
- · Lt. WARD (CCA-South Central Corr. Facility) Lieutenant.)
 (NAME)

Complaint (Statement)

• On May 5, 2016, Approx 14:45 p.m. while enting lunch in the chow hall calleteria. A inmate Rooselvett Bigbee Jr. #142829 Approached myself in the chow hall demanding (2) packs of cookies. I refused to loan him those (2) packs of cookies. Mr. Bigbee Jr. started making threats; repeatedly sayin if I don't give him the cookies he was going to "robb" me for all of my commisary, then he was going to "stab" me too, when we returned from the chow hall back to the unit Gemini A-pop. I went to the chow hall back to the unit Gemini A-pop. I went to the chow hall door to exit the building so I could advise the yard-supervisor of this robbery AND stabbling About to take place in the unit Genini A-poD. (But) the chow hall doors where locked to keep us from exiting the chow hall. When the doors finally where unlocked, I raced to the front of the live to catch the officer but he was gone away! Well, I witness

Lt. Ward) the yard-supervisor for the day
of May 5, 2016. I immediately got out of line
to walk across the Big yard to advise the
yard-supervisor (Lt. Ward) of the threat to myself
mode by Mr. Bigsbee! In plain sight out on the
Big Yard inbetween the chow hall and my unit
Gemini A-pod. It can be seen on Milestone
Vieto Footage AND Pelco-Video Monitor for the day of May 5, 2016 at Approx. [14: 45p.m.) myself
Approach Lt. Ward to advise him of my life being
in danger at that time. I advised Lt. Ward;
I was about the become robbed and stabled
by A inmote NAME Bigbee, upon my returning
from the chow hall back the unit. I was
cloudy innoved in told to trick my slice in an From the chow hall back to the unit. I was clearly ignored in told to tuck my shirt in, AND to get off (my) grass! I complied by tucking my shirt in and getting off (his) grass! And getting back in line as I was told by a high ranking authority figure (Lt. Ward). I made it in the unit where the pod officer was nowhere to be found! I mode it to my cell which the would not have to go around and open the doors! I raced in my cell 126 Bottom walk way, to hide my compisary and to put on my cell 126 protect myself from an assualt with a weapon; to sluw pentiration down. I exited my cell 126 to look around for the officer of the pod so I could warn him of needing protection right them. But no officer was around. Me. Bigbee then approached myself and started stabbing myself as I had to defend myself the best way I could. I was assualted (8) times way I could. I was assualted (8) times this MP Roselvett Bigber Jr #-142829 17-cv-00004 Document 1 Filed 01/23/17 Page 9 of 109 PageID #:





MEMO HB-213

Inmate Name: Mulase/ Rohan	
Institution:	Housing Unit: 43 213
Institution Grievance Number: 27422	TOMIS Grievance Number: <u></u>
Commissioner's Response and Reasons:	
☐ Concur with Warden ☐ Concur with Su	pervisor Appeal Denied
	nmissioner of Operations
TP-1A	W JUL 2 5 2016
	BY:

577

S/s Maples



TENNESSEE DEPARTMENT OF CORRECTION INMATE GRIEVANCE RESPONSE

Wichael Robinson	232452 NUMBER	SCCF H8-213	23682/302293 GRIEVANCE NUMBER
Summary of Evidence and Testimony Present	ted to Committee		
Inmate Grievance Committee's Response and	Reasons Inappre	priate per Poli	'cg 501.0/
7-7-16 A	J Star St	}	MEMBER
MEMBER	МЕМВЕ	R	MEMBER
	= = = = = = = = = = = = = = = = = = = =	=======================================	=======================================
Warden's Response: Agrees with Propose	d Response		
Disagrees with Proposed Response			
If Disagrees, Reason(s) for Disagreement			
		W2200040-1-	
:		(a, b) = (a, b)	
Action Taken:			
DATE: 7-8-16 WARDEN	I'S SIGNATURE:	Succen	with
Do you wish to appeal this response?	YES	, NO	1
If yes: Sign, date, and return to chairman fo to previous responses if so desired. GRIEVANT	7- /3-0 DATE	ay attach supplemental clarification	HOLLS WITNESS
Commissioner's Response and Reason(s):			
			And the specific spec
JUL 2 0 2016			
	amend	SIGNAT	URE

Distribution Upon Final Resolution:

White - Inmate Grievant Canary - Warden Pink - Grievance Committee Goldenrod - Commissioner



TENNESSEE DEPARTMENT OF CORRECTION **INMATE GRIEVANCE RESPONSE**

Michael Robinson	232452 NUMBER	SCCF HB-213 INSTITUTION & UNIT	23682/302293 GRIEVANCE NUMBER
Summary of Evidence and Testimony Prese	ented to Committee		
Inmate Grievance Committee's Response a	nd Reasons Incopro	priate per Poli	icy 501.0/
7-7-16 DATE	J Stars		MEMBER
MEMBER	MEMBER	₹	MEMBER
Warden's Response: Agrees with Propo Disagrees with Proposed Response If Disagrees, Reason(s) for Disagreement			
Action Taken: WARD DATE: WARD Do you wish to appeal this response?	EN'S SIGNATURE:	Findan NO	nool
If yes: Sign, date, and return to chairman to previous responses if so desire	n for processing. Grievant ma d.	ay attach supplemental clarificat	2
Commissioner's Response and Reason(s):	: = = = = = = = = = = = = = = = = = = =		
DATE		SIGNA	TURE

JNP/SST Symaples



TENNESSEE DEPARTMENT OF CORRECTION INMATE GRIEVANCE

Michael Robinson 23	NUMBER S.C.C.F. SKYLAB-HB23 NUMBER TECT) Upon this incident that
DESCRIPTION OF PROPIEM FOILURE TO PRO	tect) How this incident that
LARDEN TO ME ON MOV 5. 20	16. I was stobbed multiple times d3:00 p.m. by an inmate by the
IN MY DOD GENINI A STOROUN	d3:000 m. by an immate by the-
DECUESTED SOLUTION T COOLSET THAT I TW	last be reprimeded and relieved of
State Title Duties as a cosulta	lard be reprimanded and relieved of his negligent and reckless behavior
to Keep Me safe.	- The stage of the
	M . 27 244
Signature of Grievant	May 27, 2016
Signature of Grievant	/
TO BE COMPLETED	BY GRIEVANCE CLERK
33683/303393 5-31-10 Grievance Number Date Received	e Set Stasso
Grievance Number Date Received	Signature Of Green Clerk
INMATE GRIEVANCE COMMITTEE'S RESPONSE DUE DATE:	
AUTHORIZED EXTENSION:	Signature of Grievant
New Due Date	
INMATE GRIEV	ANCE RESPONSE
Summary of Supervisor's Response/Evidence:	states Im did not make any
report to him of being r	obbedymade no attempts to
a speak to this upon exiting	the chow hally
Chairperson's Response and Reason(s):	great per Policy 501.01
SecVI (1) Iday limit	atron
	-0
DATE: 7-5-16 CHAIRPERSON: A	Hack
Do you wish to appeal this response? YES	No
If yes: Sign, date, and return to chairman for processing within	five (5) days of receipt of first-level response
Whichard Dobinson	6-16 Cr Ky
GRIEVANT	DATE WITNESS

Distribution Upon Final Resolution:



TENNESSEE DEPARTMENT OF CORRECTION

INMATE GRIEVANCE

(continuation sheet)

NAME of ROSELTURIT Bigsbee JR. This Threat, WARDE IN the chow Hall on 5-5-16 by MR. Bigsbee Jr. The threat wo Mr. Bigsbee Jr. Telling Me if I did not "Loan" him (2) packs of cook he was going to cobb me formy entire commisary bag when we return from the chow Hall, going back to the pad. I stated to Mr. Bigsbee Jr. I would not Loan him anything. He told me he would see me back at the pad. On the way back to the pad at around 2.45 p.m. on 5-5-16. I approached the yar supervisor, which was Lt. WARD. I bluntly stated to him. I am about to be robbed of my commisary when I return to my pad! Lt. Ward resp was "Tuck your shirt in and get back in line and stay off my grass! I did as I was told. Return to the pad with the rest of the immates including the guy Mr. Bigsbee Jr. 5 minutes later I was stabled (6) times to the point where I almost lost my life. I was also robbed of my commisary and my brand new sneakers. Do to Failure To Protect by CCA and their	1
PS Do to lateness of filing grievance is because it took me a couple weeks to recover from the stabbing. I am just Now gaining my street move ground.	

Distribution Upon Final Resolution:

Case 1:17-cy-00004
Canary - Warden t Pink Filed 01/23/17 (Lapplicable)

White - Inmate Grievant Canary - Warden t Pink Filed 01/23/17 (Lapplicable)

TENNESSEE DEPARTMENT OF CORRECTION

RESPONSE OF SUPERVISOR OF GRIEVED EMPLOYEE OR DEPARTMENT

DATE: 5-31-16	Please respon Date Due:	d to the attached grievance,	indicating any action taken.
01101 3 1102 1111111	Robinson Minmate Nam	chael	233452 Inmate Number
As/s Ward stated through chow & T/A H. Ward did not have and could not have	that he was in from Robinson 23245. e any knowledge of	ent of the che and of att the situation any way.	empt to him. that did occur
	<i>p</i> , <i>c c c c c c c c c c</i>		
	,		
			·
			5 2016
			Stayo
	GNATURE		6-30-14 DATE



3321 Toy Road, PO Box 309, Groveport, OH 43125 Phone: 855-247-4940

Fax: 888-857-6219

www.UNIONSUPPLYGROUP.com

REMIT TO: P.O. Box 9018, Rancho Dominguez CA 90224-9018 Phone: 888.308.6466

INVOICE				
Date Number				
4/15/2016 INV3479111				

Page 1 of 1

SLMN	CUSTOMER	# SALES ORDER	PICK TICKET#	SHIP VIA	PAYMENT ME	ETHOD	mark	1	ORDER SOURCE
411	TN075Z	SO4311842	PL3160247	UPSF	UAC				Mail-C
BIL	L TO:				SHIP TO:		АТ	TENTIO	N
					SOUTH CENT CORRECTION 555 W. FORE CLIFTON, TN	NAL CENTER ST STREET	3	CHAEL 2452	ROBINSON
QTY ORD	QTY ITEM	#	DESCRIPT	ION		SIZE	U/M	UNIT PRICE	EXTENDEI PRICE
Special N	lotes No special	notes.							
1	1 1020088085	REEBOK CLUB	C MENS COURT SHOE WHITI	E		8.5	PR	64.50	64.50

Misc Charges

Code	Description		Amount
IDCREDIT	ID Credit	 1.00	-4.99

Tracking#1Z271E7F0395678696 Total Qty Shipped: 1

Paid In Full

SUBTOTAL	64.50
MISC CHARGES	-4.99
SALES TAX	6.29
TOTAL	65.80
Page AMOUNT RECEIVED	#: 17 65.80
REFUND ISSUED	0.00
Due to processing costs, refunds checks under \$5.00 will not be issued, but held	on account for fishire nurchase

Sick Call Request Emergency Attention

Inmate Name: Michael Robinson

TDOC#: 232452

Today's Date: 7-15-2016

Work Assignment: N/A

Hours Worked: N/A

Housing Unit: HB-213

Reason for requesting Health Service Appointment (BE SPECIFIC):

I turned in A sick call requesting to recieve medical attention on 7-9-2016 About restabling in my lower right side of my abdominal area causing we great oin. It is a very shap pair inside my stomach. I was stabled on Mays, 2016.

Print Name

- Michael Robinson - There yet to be seen About this problem I am having.

S.C.C.F.

On May 22, 2016 - Seventeen (M) days after the stabbing AND Robbery took place in Gremini A-pod on May 5, 2016. I filed a grievance because I was placed right back in the unit with the individual Rooselvelt Bigbee Jr. # 142829. Mr. Bigbee Kooselvelt Bigbee Jr. 1742829. Mr. Bigbee was in skylab-HD-102 on May 22,2016.

I was placed in skylab-HD-201 right above him. I filed a grievance on this issue. My grievance was sent back to myself (unanswered) and I was moved to skylab-HB-213. But in my grievance I stated there should be incompatibles on us both. That was May 22,2016. On this incompatible list. Mr. Rooselvelt Bigbee was placed as an incompatible (2) months after the assualt. I felt like I was being set-up for failure again, two ways? @ Praced back in the pod skylab-HD with my

assualter.

3. There should have been an incompatible placed on myself the same day I was flown to the hospital. Why did it take 2 full months, after constant request to place incompatibles on us??



TENNESSEE DEPARTMENT OF CORRECTION

INAPPROPRIATE GRIEVANCE NOTIFICATION

To:		ROBINSON, MICHAEL	232452	HD-201			
		INMATE NAME (Printed)	TDOC NUMBER	HOUSING UNIT			
		Leigh Staggs	_ , Grievance Chairperson				
DATE	: :	May 25, 2016	_				
SUBJECT:		Transfer	_				
	,						
	g reasor	ICE IS INAPPROPRIATE TO THE GRIEVANCE PRO n(s):	SEDURE. Your Grievance is being i	returned to you due to the			
1.	Discip	olinary matters are inappropriate to the Grievance Proce	dure. [Policy #501.01 VI.(H)(1)]				
2.		aling decisions or actions of any agency outside the Ten ance Procedure. [Policy #501.01 VI.(H)(2)]	nessee Department of Correction (TD	OCC) is inappropriate to			
3.	Class	ification matters/institutional placement are inappropriate	e to Grievance Procedure. [Policy #50	1.01 VI.(H)(3)]			
4.		aling or seeking review of sentence credits. [Policy #501					
5.		ance Procedure cannot award monetary compensation t		01.01 VI.(H)(5)]			
6.		essing questions regarding sentence structures. [Policy #					
7.		r's behavior which results in disciplinary action. [Policy #					
8.		gnosis by medical professionals and medical co-pay is ir)]			
9.		ity Threat Group (STG) Placement. [Policy #501.01 VI.(H)(9)]				
10.		ection. [Policy #501.01 VI.(H)(10)]					
11.	arisin	ave already filed a grievance on this issue. Inmates sha g out of the same or similar incident. [Policy #501.01 VI.	(I)(1)]	-			
12.		e of Grievance Procedure. You can only have one grieva	· -				
13.	result	nity, insults, and racial slurs, unless an alleged direct qu in disciplinary action. [Policy #501.01 VI.(I)(3)]					
(4.)		ances must be filed within seven calendar days of the odess multiple issues. [Policy #501.01 VI.(C)(1)]	currence giving rise to the grievance.	A complaint shall not			
		ICE IS UNABLE TO BE PROCESSED DUE TO YOU					
		ontain insufficient information for processing shall be re VI.(C)(1)] Your grievance is being returned to you due t		s as to proper completion.			
1. N		fic details, i.e. dates, times, names of persons involved a		ndbook, Page 7, First			
_		not: a) Sign and date, and/or b) state your "Requested s	Solution"				
 Grievance shall be submitted on Form CR-1394 pages 1 and 2. All copies must be legible VI.(C)(1) 			Policy #501.01				
		ues have been addressed to the appropriate staff &	are being addressed.				
Reminde		ou have SEVEN CALENDAR DAYS FROM THE DATE To terested in filing this grievance, please make the necessary		a grievance. If you are still			
	in th	imediately. If you would like to appeal this response, sign the is coversheet) back in the grievance box. If you have any que at Extto schedule an appointment. TDOC Policy	he bottom of your grievance, check "yes" questions regarding this memo, please ha	then date it and place (with we your Unit Officer contact			
			SCO Leigh Stage				
			Grievance Chai	rperson			





TENNESSEE DEPARTMENT OF CORRECTION **INMATE GRIEVANCE**

1796		SKYLAB
Michael Robinson	23245a	S.C.C.F. HD-201
	problem is that	I have been stabled + Biasbee JR. who is in
the pod with me of	er the stabbir	ng. I was lifeflighted to
INEQUES : EF TO INC.	Biashee JR. a	nd his Muslim / Vice Lord
byothers might take m	Vife a	
Mchgel Aluson Signature of Grievant		5-23-16 Date
TC	D BE COMPLETED BY GRIEVA	NCE CLERK
Grievance Number	Date Received	Signature Of Grievance Clerk
INMATE GRIEVANCE COMMITTEE'S RESPO	ONSE DUE DATE:	
AUTHORIZED EXTENSION:New D	ue Date	Signature of Grievant
=======================================	INMATE GRIEVANCE RES	PONSE
Summary of Supervisor's Response/Evidence	:	
Chairperson's Response and Reason(s):		
Chairperson's Response and Reason(s).		
	1	
Do you wish to appeal this response? If yes: Sign, date, and return to chairman for	YES or processing within five (5) days	
GRIEVANT	DATE	WITNESS

Distribution Upon Final Resolution:

Canada Ca





TENNESSEE DEPARTMENT OF CORRECTION

INMATE GRIEVANCE

(continuation sheet)

DESCRIPTION OF PROBLEM: Vanderbilt Hospital. I was stabled in Diaces where doctors say he tried to murder me. I almost lost my life because of lack of security at this prison. I tear for my life to even be at the same prison with this man. Let this man is in the same pod with me. Any treak incident could happen in this pod where he could finish the job of murdenma me. I need to be moved away from this inmate as soon as possible. This violates my rights concerning my safety. There should be incompatables on us both. It thought I was on protected custody. Why am I in the pod with a man who tried to kill he just a cuple of weeks ago?

Distribution upon final resolution:

White – Inmate Grievant Canary – Warden Pink – Grievance Committee Goldenrod – Commissioner (if applicable)

Case 1:17-cv-00004 CR-1394 (Rev. 3-00) pocument 1/ Fing Tollies

Page 22 of 109 PageID #c22244

Page: 2 Document Name: untitled 10/26/16 TRUST FUND TRANSACTIONS DATE: Γ 02:21 TIME: SELECT BI44Y07 Actual Site: ROBINSON, MICHAEL SCCF Account: 00232452 Assigned Site: SCCF Status: ACTV Sex: M Race: B Age: 41 21.38 Pending Balance: Current Balance: Seq Transaction Trans Site Current Amount Pend Amount Type/Code/Amount Trans Date NoSCCF 30.13 06/08/2016 57.82 1 D COM 87.95 06/03/2016 1 C VIC 80.00 SCCF 7.95 06/02/2016 1 D COM 3.60 SCCF 11.55 05/26/2016 1 D COM 38.50 SCCF 50.05 05/17/2016 1 D DBD 5.00 SCCF D 10.00 SCCF 55.05 05/13/2016 ITS SCCE 65.05 19.50 05/12/2016 PAD 45.55 05/03/2016 39.02 SCCF COM 04/27/2016 69.74 84.57 1 SCCF D COM 154.31 50.00 04/26/2016 1 C VIC SCCF

Search:

NEXT FUNCTION:

DATA:

F1-HELP

F4-FIRST

F7-PAGE UP

F8-PAGEDOWN F9-OUIT

F11-SUSPEND

Date: 10-26-2016 Time: 14:22:19.00

Took order on 5/03/2016 for commisary.

Brought commisary to myself on

5/05/2016, the day of the stabbing

and Robbery of commisary.

Total amount robbed for was \$39.02

INCIDENT STATEMENT

Facility South Central Com	.Facility Incide	nt Number		
Incident Date 5 - 5 - 20 10	Incide	nt Time (HRS) 15	:12p.m.	
Person Name	ID Number (Employee #/Inmate #/Civillan ID)	Person Type (Employee/Inmate/Civilian)	Person Role (Witness or Participant)	
Michael D. Robinson	232452	Inmate	Participant	
Housing Location (For Inmates/Residen	ts Only) Gemini /	Apop - Cell I'	206	
Based on your own knowledge, what did you see, hear, and do? DN MAYS, 2016 I WAS thoreather by And immate Recely et Big bee Is the 143829 in the conferment was told I was given to be consed and stabbed upon my returning to the unit Germini A-pood I reported the threat to the yord-supervisors Lt. WARD. I was ignored and told to the May shirt in And art of May) grass. I did as I was told And return back to the unit where I was stabbed in the upper-sody & times and robod of my commissay and My suchkers. I was life-flighted by helicopter to vander bilt Hospital in NASHVILLE, TENNESSE.				
Were you evaluated by medical YES or	NO VANDERBILT	Huspital.		
Printed Name: Michael D. Ro	RIV) SOV			
Signature: MP		Date:	5-17-2016	
This section to be completed by CCA staff if the civilian/other or inmate/resident refused to complete the 5-1C. Place an "X" in the appropriate box: Inmate/Resident refused to complete this 5-1C				
Civilian/Other refused to complete this 5-1C				
Employee/Witness Printed Name Employee/Witness Signature	b	Date:		
Employee/Witness Printed Name Employee/Witness Signature		Date:		

bage 1 of 1

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Property of Corrections Corporation of America

Page: 1 Document Name: untitled

LIBA BI44Y07

S

INCOMPATIBLES SELECT

09/21/16 DATE:

TIME:

01:23 PM

ROBINSON, MICHAEL 00232452 Person ID:

Status: ACTV Custody Level: Sex: MED

Race: В Cell: 13

Age: Bed: A 41 (Actl Site ID: SCCF Asqn Site ID: SCCF

Incomp

Actl

Incompatible Name Person

Asgn STG Site Site

WTSP

Date Date Approved Removed

07/05/2016

00142829 BIGBEE, ROOSEVELT JR

00242960 JONES, KEVIN

C MCCX S

C

10/03/2014 05/08/2014

00523881 DAVIS, DUSTIN 00132925 HUMPHREY, DARREL L.

04/25/2000

00103220 CAMPBELL, JEFFREY

10/15/1999 TTCC TTCC

WTSP

MCCX

NEXT FUNCTION:

DATA:

F1-HELP

F4-FIRST

F9-QUIT

F11-SUSPEND

BOTTOM OF LIST

Date: 09-21-2016 Time: 13:23:10.13

HB-213 Document Name: untitled 06/22/16 DATE: INCOMPATIBLES LIBA 09:18 AM TIME: SELECT BI44Y07 ROBINSON, MICHAEL Person ID: 00232452 Actl Site ID: SCCF Status: ACTV Sex: M Race: Age: 41 Asqn Site ID: SCCF Cell: Bed: A Custody Level: MED Date Actl Asgn Date Incomp Removed Incompatible Name STG Site Site Approved Person MCCX 10/03/2014 - 4 C MCCX 00242960 JONES, KEVIN 00523881 DAVIS, DUSTIN S 05/08/2014 - 304/25/2000-2 00132925 HUMPHREY, DARREL L. 10/15/1999~ 1 TTCC TTCC 00103220 CAMPBELL, JEFFREY NEXT FUNCTION: DATA: F11-SUSPEND F4-FIRST F9-QUIT F1-HELP BOTTOM OF LIST Date: 06-22-2016 Time: 09:19:00.93 11 Still ND Roosettreft Bigsbee DR. Placed as incompatible after multiple Aftempts to Add ... 6-22-2016-Also talked to WARDEN LINDAMOOD on 6-24-2016 during inspection in HB-213 About the inmate who stabbed me is still not AN incompatible on this day of June. This would be case 1:17-cv-0000. The pursual writing of page 26 of 109 Pageto # 200 into

Warden Lindamood also stated she remembers the incident.

HUNCEPATIBLES

DAHM H

11:52 AM 06/08/16

SELECT

RIAAYOZ

HOA

TOTSON ID: 00232452 ROBLESON, MICHAEL

Spot sno Startes: S M U (V) (V) X ::

(/)

Person duoout

Incompatible Name

00132925 00523881 00242960

CAMPBELL, JEFFREY ICMOHRMY, DARRMI

DAVIS, DUSTIN JONES, KEVIN

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Asgn Site .. U

> SOOT SOOT

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Approved

RONOVOO

Date

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ZOOX ZOOX

10/03/2014-4

05/08/2014-3

100

10/15/1999-04/25/2000-2

cannot go to this prison of there at the incompatible

Trousdale Prison

TII-SUSPEND

BOTTOM OF LIST

ZEXT TOXOTION:

TA-FIRST

TUP-61

No Roosehelt Bigsbee Jr. placed as incompatible

Case 1:17-cv-00004

Document 1

Filed 01/23/17

Page 28 of 109 PageID #: 28

Document Name: untitled

LIBJ BI44Y07

INCIDENTS INCIDENT DESCRIPTION DATE: 07/15/16 03:04 PM TIME:

Incident ID:

01211312

SCCF Site ID:

SOUTHCENTRAL CORRECTIONAL CENTER

Incident Date: 05/09/2016

Incident Time:

02:40 PM

Description:

ON 5-9-16 AT APPROX 1440 HRS I U/M WHITE, CONCLUDED AN INVESTIGATION INTO AN INCIDENT THAT OCCURED IN GEMINE A POD ON 5-5-16 APPROX 1512 HRS. I CONCLUDED THAT I/M BIGBEE #142829 DID ASSUALT I/M ROBINSON # 232452 WITH A HOMEMADE WEAPON THAT DID RESULT IN OUTSIDE MEDICAL TREATMENT. I AM REQUESTING RESTITUTION FOR ALL OUTSIDE MEDICAL TREATMENT. I U/M WHITE AM CHARGING INMATE BIGBEE #142829 WITH ASSAULT ON AN OFFENDER WITH WEAPON. TDOC TURMAN WAS NOTIFIED AT 1440 HRS. CONFIDENTIALS KEPT IN INTERNAL AFFAIRS. THIS IS A REISSUE.

Reported by Staff ID:

WHITE, RONNIE WHITRO16

Prepared by Staff ID:

HAMMMA03 Date: 05/11/2016

NEXT FUNCTION:

DATA:

F1-HELP

F5-PREVIOUS F6-NEXT

F9-OUIT

F10-REFRESH F11-SUSPEND

BOTTOM OF LIST

Time: 15:04:10.15 Date: 07-15-2016

Ask MR. Cooper!

@ Shouldn't Assault really say (Aggravated Assault? @ Shouldn't Assault on AN offender with weapon really say Aggravated Assault on AN offender with

Document Name: untitled

LIBA BI44Y07 INCOMPATIBLES SELECT

DATE: 07/15/16 TIME: 02:08 PM

Person ID: 00232452 ROBINSON, MICHAEL

Status: ACTV Sex: M Race: B Age: 41 Actl Site ID: SCCF Custody Level: MED Cell: 13 Bed: A Asgn Site ID: SCCF

s	Incomp Person	Incompatible Name	STG			Date Approved	Date Removed
-							
	00142829	BIGBEE, ROOSEVELT JR	C	WTSP	WTSP	07/05/2016	
	00242960	JONES, KEVIN	C	MCCX	MCCX	10/03/2014	
	00523881	DAVIS, DUSTIN	S			05/08/2014	
	00132925	HUMPHREY, DARREL L.				04/25/2000	
	00103220	CAMPBELL, JEFFREY		TTCC	TTCC	10/15/1999	

NEXT FUNCTION:

DATA:

F1-HELP F4-FIRST F9-QUIT F11-SUSPEND

BOTTOM OF LIST

Date: 07-15-2016 Time: 14:08:14.31

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

Michael D. Robinson Plaintiff(s),)) Case Number
V.)) Judge
Correction Corporation of America/Core Defendant(s). Et 21;	
-Failure to Protect (Type of	Pleading)
· CCA/Core Civic - Failure prisoner's rights under	To Protect, violation of the
prisoner's rights under	cruel AND UNUSUAL-
punishments « Clause »	of the Federal
Constitution's Eighth	Amendment - CCA/Core Civic-
· Failure To Protect, violate	ed A Agency Dolicy of
CCA-policy 14-4.4(F)*	Protection from Personal Aluse,
Verbal Abuse Personal I	Protection from Personal Aluse, Ligury, Disease, Corporal-
Punishment, Property Dr	mages AND Harasment.
	; \
· Ingraham V. Wright, 4	30 U.S. 651 (1987). The
defendants (cca) have a	constitutional duti to
protect the plaintiff from	the harmful conduct
of fellow inmates. Mc	The harmful conduct Cheer. Foltz, 852 F.2d
876,880-881 (6th circuit	1988). Thus, a constitutional -

<u>Vidation occurs when a prison official</u> has been deliberately indifferent to the plaintiffs injury. Helling V. McKinney, 509 (1993). Prison officials must take reasonable measures to protect prisoners from U.S. At 845. Aprisoner need not wait until an assualt has occurred before obtaining injunctive relief. · CCA's employee's tailed to properly protect the plaintiff as they were required to do. · FARMER V. BRENNAN, 511 U.S. 825, 114 J.Ct. 1970, 84 (1994). A prisoner who is in danger need not wait until AN ASUALT has occurred before obtaining reliet. Farmer V. Brennan, 511 U.S. 825 834 (1994) CCA/CoreCivic failed to protect myself when they allowed me to robbed and stabbed (8) times in the upper-body. Mysafety and my health have been in harms way

	(Signature) Michael D. Robinson (Print Name) 10 Burton Hilk BLVD. NAShville, TN. 37215 (CA/Core Civic (Address & Telephone Number, if any)

CERTIFICATE OF SERVICE The undersigned hereby certifies that the (pleading)_____ has been served on: (Name) (Address) (Address) on the ______, 20____. Signature

Statement OF Facts

- Claims in OFFicial Capacity against-CCA/Core Circ Failure To Protect, violation of the prisoner's rights under the cruel and unusual punishments clause of the Federal Constitution's Eighth Amendment. Under-42 U.S.C. \$1983 Civil Rights Under-28 U.S.C. \$1915 (A).
- · Ingraham V. Wright, 430 U.S. 651 (1987). The defendants have a constitutional Duty toprotect the inmate (Plaintiff) from harmful conduct of fellow inmates.
- Roland V. Johnson, 856-F.2D-764,767-770
 (Ista Circuit 1988). The Failure of Higher up CCAofficials to train or supervise there Subordinates,
 establishes Liability for the Defendant Corrections
 Corporation of America/Core Civic. This takes the
 form of Failure To Promulgate Policies To
 Guide Subordinates Conduct.
- Farmer V. Brennan, 511 U.S. 825, 114 S. Ct. 1970, 1982-84 (1994). A prisoner who is in danger need not wait until an assualt has occurred before obtaining relief.
- · FARMER V. BrENNAN, 511 U.S. 825, 834 (1994). C. KERTUCKYOTI-GERALDAM, 473 U.S. 1959 alge 55 6/109 Page 18 #: 35

Statement OF FACTS

Claims in Individual Capacity Against-CCA/CoreCivic Failure To Protect, violation of the prisoner's rights under the cruel AND unusual punishments clause of the Federal Constitutional Eightn — Amendment.

Under- 42 U.S.C. § 1983 Civil Rights

Under- 28 U.S.C. § 1915 (A).

- Transham v. Wright, 430 U.S. 651 (1987). The defendants have a constitutional Duty to protect the inmate (plaintiff) from harmful conduct of fellow immates.
 - Roland V. Johnson, 856-F2D-764, 767-770
 (6th Circuit 1988). The failure of Higher up CCAofficials to train or supervise there Subordinates,
 establishes Liability for the Defendant Corrections
 Corporation of America / Core Civic. This takes the
 Form of Failure To Promulgate Policies to
 Guide Subordinates Conduct.
 - FARMER V. Brennan, 511 U.S. 825, 114 S. Ct. 1970, 1982-84 (1994). A prisoner who is in danger Need not wait until an assualt has occurred before obtaining relief.
- FARMER V. BrENNAN, 511 U.S. 825, 834 (1994).

 Case 1:17-cv-00004 Document 1 Filed 01/23/17 Page 36 of 109 PageID #: 36

Statement of Facts Continued In its Individual Capacity. CCA-

Kentucky V. Graham. 473 U.S. 159, 166 (1985). Plaintiff must show that CCA's ece policy or custom's. Played a part in the violation of the Federal Taw. 99

- · Relief Recousted: CCA/Core Civic
- · CCA/Core Civic-IN OF Ficial Capacity-Request in the (sum) of 30,000,000 million U.S. Dollars, in compensatory and punitive damages, As well in pain AND suffering. To pay in the (sum) of 10,000,000 million U.S. Dollars for Post Traumatic Stress Disorder, Post Pardom Depression, Acute Stress Disorder, Recurring Nightmares; All in OFFicial Capacity. As the Assualt (stabbing) made me susceptible to multiple psychological Tojuries.
- · Plaintiff request (All) disciplinary write-up3 starting from 5-5-2016 deleted from records.
- · Plaintiff request all lexpenses) from disciplinary write-ups and medical withdrawals, restored back to his account from 5-5-2016 forward till transfer from CCA/ Core Civic.
- · Plaintiff request All (funds) from family sent to his account from 5.5-2016 forward, till transfer from CCA/Core Civic to be restored to his account, due to not having a job while locked down in skylab-HB-213.

Relief Requested: CCA/Core Civic in Official Capacity Continued.

- · Plaintiff request All (credit days) restored from medium security level to become restored from 5-5-2016 forward, till transfer from CCA/Core Civic
- · Plaintiff request to move from any (security) to minimum security immediately.

Relief Requested: CCA/Core Civio - OF Ficial Capacity

- · Plaintiff request to be (housed) at Special Needs on staff until released from prison immediately.
- · Plaintiff requested (104.87) to be restored to account from being robbed of commisary AND snegkers while in Vander bit Hospital.
- · Plaintiff request to be (erased) from package restriction at any class infraction.
- * Plaintiff request any AND EVERY dollars rewarded from settlement or trial to be "free" from ANY obligations of how to handle winnings, from OFFicial AND individual capacity, immediately. No (freeze) on winnings!
 - · Plaintiff request to be ("Barred") from All CCA/core Civics Facilities permantely.
 - · Plaintiff request (85.00) U.S. Dollars in commisary for food, Hygiene, Etc. every week until released from T.D.O.C. prison. (MAXIMUM AMOUNT)
- Case 1:17-cy-00004 Document 1 Filed 01/33/17 Page 40 of 109 PageID #: 40
 IMMediately, At South Central: Page 40 of 109 PageID #: 40

IN Order to Establish AN Eighth Amendment Claim, AN inmate must satisfy a two-prong test:

(1). I Advised the yard supervisor on May 5, 2016 at approx. 3:00p.m. in plain view outdoors between the chowhall AND My unit. I advised the Lt. Ward standing out in the middle of the front yard; I approached him in the middle of the yard and stated to the yard supervisor Lt. Ward for the day of May 5, 2016, that I was about to become robbed and stabled by a inmate name Bigsbee Jr. upon my returning to the unit from chow. But (Lt. Ward) stated tuck your shirt in and get off (My) grass. Lt. Ward simply ignored my warning! I was deprived of needed protection.

The deprivation alleged must be objectively serious;

This deprivation alleged is objectively serious in its OFFicial CAPACITY AND its Individual CAPACITY.

IN Order to Establish AN Eighth Amendment Claim, AN iNMATE MUST SATISFY A TWO- prongtest:

(2). The official responsible for the deprivation must have exhibited Deliberate Indifference to the inmate's health or safety.

FARMER V. BRENNAN, 511 U.S. 825, 834, 114

S. Ct. 1970, 1977, 128 L. Ed. 2d 811 (1994).

Deliberate Indifference; Failure To Protect-I Advised staff (WARD), that I was about to become robbed AND stabbed by a inmate Name Bigsbee Jr. upon my returning to the unit from chow. But (WARD) stated tack your shirt in AND get off(My) grass. Lt. WARD simply ignored my WARNING. I returned to my unit AND was Assualted AND robbed in the (Middle) of the unit in plain sight to the Milestone entire unit, AND CO to witness this assualt. Pedco-video Visco Monitor witnessed the assualt too. Lt. Ward exhibited Deliberate Indifference to my safety.

Lt. Ward were negligent and showed obvious reckless disregard, because I advised Lt. Ward of this potential assualt, but Lt. Ward Knowingly chose to disregard my plea for protection, and thereby failed to Act reasonably to protect myself from said Assualt! Lt. Ward showed Deliberate— Indifference tomy 30 fety under Official AND Individual CAPACITY.

Case 1:17-cv-00004

Document 1 Filed 01/23/17 Page 42 of 109 PageID #: 42

CCA Policies Violated in OFFicial Capacity. - Demonstration-

CCA voilated the policy 14-4.4-F* Protections from Personal Abuse, Verbal Abuse, Personal-Injury, Disease, Corporal Punishment, Property DAMAGES AND HaraSMENT.

Michael D. Robinson was not protected from Personal Injury and Harassment, Verbal Abuse, Personal Abuse on May 5, 2016 from CCA/Core Civic AND its Staff.

CCA violated the policy IH-H.H-L* Protection
from Immates/Residents having power or
Authority over another Immate/Resident. All
inmates/Residents will be supervised and under
the control of trained staff or trained volunteers
At All times. In no case will an inmate/Resident
be given Power of Authority over another
Immate/Resident.

Michael D. Robinsons, protections from Personal Injung WAS violated by CCA Policy AND Eighth Amendment, because inmate Bigsbee WAS Not being supervised AND UNDER the CONTROL of trained staff or trained volunteers At All times.

Case 1:17-cv-00004 Document 1 Filed 01/23/17 Page 43 of 109 PageID #: 43

CCA Policies Violated in Individual Capacity. - Demonstration -

CCA violated the policy 14-4.4-F * Protections from Personal Abuse, Verbal Abuse, Personal Injury, Disease, Corporal Punishment, Property DAMAGES AND HaraSMENT.

Michael D. Robinson WAS Not protected from Personal Injury AND Hargsment, Verbal Abuse, Personal Abuse on MAY 5, 2016 from CCA/Core Civic AND its Staff (WArden Cherry Lindamood) AND (Lt. Ward), (Chief of Security Shane McClAIN)

CCA violated the policy 14-4.4-1 * Protections
From Immates / Residents, having power or
Authority over Another Immate / Resident. All
IMMATES / Residents will be supervised and under
the control of trained staff or trained volunteers
At All times. In No case will an immate / Resident
be given Power of Authority over another
Immate / Resident.

Michael D. Robinson, protection from Personal Injury was violated by CCA Policy and the Eighth Amendment, because in mate Bigsbee was not being supervised and under the Control of trained staff or trained volunteers at All times. Case 1:17-cv-00004 Document 1 Filed 01/23/17 Page 44 of 109 PageID #: 44

Demonstrate

CCA/CoreCivic-Staff are improperly trained to care for the inmates concerns and needs!

CCA/CoreCivic, has the highest rate of assualts of any prison or facility. The Federal Bureau of Prisons, stated in newspaper Commercial Appeals (Memphis) on December 23, 2016 that work-hour methods were imappropriate with General Correctional Practices. CCA facility(s) are under staff in Mississippi facility(s), Adam County, CCA facility(s) are under staff and improperly trained to deal with a prisoner's needs of safety and protection!

CCA facility(s) are or fall short of doctors at most facility(s), and that is a violation to Health Staff, Ratios Global. CCA facility(s) are very true inhumane facilities! CCA Policies, wide spread custom; that is practiced through-out CCA's all over the U.S. is a 95% tailure according to myself and the rest of the United States, including the Federal Bureau. CCA can't even protect their own staff from Assualt, murder!

James Craven V. CCA, 2006 Tenn. Lexis 973 (Tenn. Oct 26, 2006).

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

Michael D. Robinson Plaintiff(s),)) Case Number
V.) Judge
Cherry Lindamood Defendant(s).) Magistrate Judge
- Failure To Prote	of Pleading)
Chery LINDAMOOD is th	re (warden) for (CCA),
South Central Corr. Far	cility. Cherry Lindamoro
vistated CCA's policies	14-4.4 (F) * Frotection
Low Poissonal Ahiss. V	erhal Abuse Personal Injury
Disease, Corporal Punis	shment, Property Damages
HND HARASMENI. CHEY	LINICIAMOOD HANCI AIGMED
the CCA-policy 14-4.4	-(L) * Protection from
Tumates/Residents, havi	ng power or Authority over
Another Tamate/Residen	t. (All) inmaks Residents
will be supervised AND I	inder the control of
trained to staff or trains	inder the control of ed volunteers at (All) times.
IN NO CASE WILL AN IN	imate Resident be given
Parior of Arthrotti Mer	- Another Immore Resident
Cherry Lindamood (WX	orden), failed to protect -

e plaintiff from CCA-policy 14-4.4(F) Injury, Verbal Abuse, Personal Abuse, Cherry Lindamoos of CCA policy AND My Eighth Amendment rights, because being supervised AND under At (All) times supervise there Corporations of America D' Promulgate Policies the form of to protect the inmate

(Signature) Michael D. Robinson/ (Print Name) South Central Corp. Facility- P.o. Box 279 - 555 Forrest Ave., Clifton, IN, 38425 (Address & Telephone Number, if any)

CERTIFICATE OF SERVICE The undersigned hereby certifies that the (pleading) has been served on: (Name) (Address) (Address) on the ______, 20____. Signature

Relief Requested: Cherry Lindamood (WARDEN)

CCA employee-Cherry Lindamood in its

DF Ficial CAPACITY-Request in the (sum) of

5,000,000 million U.S. Dollars. Plaintiff seeks

compensatory AND punitive damages, As Well in

PAIN AND SUFFORING. TO PAY in the (sum) of

5,000,000 million U.S. Dollars for Post Traumatic
Stress Disorder, Post Pardom Depression, Acute
Stress Disorder, Recurring Nightmares; (All)

in OFFicial Capacity AND the Assualt (stabbing)

Made me susceptible to multiple psychological
Tojuries.

Relief Requested: Cherry Lindamood (WARDEN)

CCA employee-Cherry Lindomood in its Individual CapacityRequest in the (sum) of 5,000,000 million U.S. Dollars.

Plaintiff seeks compensatory and punitive damages, As
well in pain and suffering. To pay in the (sum) of 5,000,000
million U.S. Dollars for Post Traumatic Stress Disorder,
Post Pardom Depression, Acute Stress Disorder,
Recurring Nightmares; (All) in Individual Capacity
AND the Assualt (stabbing) made me susceptible
to multiple psychological Injuries.

Case 1:17-cv-00004 Document 1 Filed 01/23/17 Page 50 of 109 PageID #: 50

Statement of Facts

- Claims in DFFicial CAPACITY AGAINST CCA employee WArden Cherry LINDAMOOD. FAILURE TO Protect, violation of A prisoner's rights under the cruel AND UNUSUAL PUNISHMENTS Clause of the Federal Constitution's Eighth Amendment.

 Under-42 U.S.C. § 1983 Civil Rights

 Under-28 U.S.C. § 1915 (A).
 - Ingraham v. Wright, 430 U.S. 651 (1987). The defendants have a constitutional Duty to protect the inmates (Plaintiff) from harmful conduct of fellow inmates.
- Roland V. Johnson, 856-F2D-764, 767-770 (6th Circuit 1988). The Failure of Higher up CCAofficials to train or supervise there. Subordinates, establishes Liability for the Defendant Corrections Corporation of America / Core Civic. This takes the form of Failure TO Promulgate Policies To Guide Subordinates Conduct.
- FARMER V. Brennan, 511 U.S. 825, 114 S. Ct. 1970, 1982-84 (1994). A prisoner who is in danger need not wait until An Assualt has occurred before obtaining relief. Farmer V. Brennan, 511 U.S. 825, 834 (1994).

Continued in Official Capacity

- FARMER V. Brennan, 511 U.S. 825-844-1145d. 1970 (1994). The Constitution requires Prison AND Joil officials to provide reasonable safety For prisoners.
- Farmer v. Brennan, 511 U.S. AT 845-1970(1994),
 Prison officials must take reasonable measures to
 protect prisoners from Assualt by other inmates.
 If they fail to do so, courts have awarded damages
 to injured prisoners, and Injuctions to prisoners
 in Danger. A prisoner need not wait until an
 Assualt has occurred before obtaining injuctive
 relief; in the plaintiffs plight.
- · Kentucky v. Graham. 473 U.S. 159, 166 (1985).

 Plaintiff must show that CCA's empolicy or custom'. . played a part in the violation of the Federal law."

Statement OF FActs

- · Claims in Individual Capacity Against CCA employee (WARDEN) Cherry Lindamood. Failure To Protect, violation of a prisonler's rights under the cruel and unusual punishments clause of the Federal Constitution's Eighth Amendment. Under-42 U.S.C. § 1983 Civil Rights Under-28 U.S.C. § 1915 (A).
- The defendants have a constitutional Duty to protect the inmates (plaintiff) from harmful conduct of fellow immates.
- Roland V. Johnson. 856-F2D-764, 767-770 (Lth Circuit 1988). The failure of Higher up CCA-Officials to train or supervise there Subordinates, establishes Liability for the Defendant Corrections Corporation of America / Core Civic. This takes the form of Failure To Promulgate Policies To Guide Subordinates Conduct.
- FARMER V. BRENNAN, 511 U.S. 825, 114 S.Ct. 1970, 1982-84 (1994). A prisoner who is in danger need not wait until An Assus It has occurred before obtaining relief. FARMER V. Brennan, 511 U.S. 825, 834 (1994).

ase 1:17-cv-00004 Document 1 Filed 01/23/17 Page 53 of 109 PageID #:53

ContinueD IN Individual Capacity

- FARMER V. Brennan, 511 U.S. 825-844-114 5 ct. 1970 (1994). The Constitution requires Prison and Jail Officials to provide reasonable safety for prisoners.
- · Farmer V. Brennan, 511 U.S. AT 845-1970 (1994). Prison officials must take reasonable measures to protect prisoners from Assualt by other inmates. If they fail to do so, courts have awarded damages to injured prisoners, and Injunctions to prisoners in Danger. A prisoner need not wait until an assualt has occurred before obtaining injurtive relief, in the plaintiffs plight.
- · Kentucky v. Giraham, 473 U.S. 159, 166 (1985).

 Plaintiff must show that CCA's ere policy or custom... played A part in the violation of the federal law.

CCA Policies Violated in OFFicial Capacity. - By (Warden) Cherry Lindamood - Demostration -

CCA EMPloyee (Warden) Cherry Lindamoodviolated policy 14-4.4-F* Protection from Personal Abuse, Verbal Abuse, Personal Injury, Disease, Corporal Punishment, Property Damages AND Harassment.

Michael D. Robinson was not protected from Personal Injury and Harnsment, Verbal Abuse, Personal Abuse on May 5, 2016 by her selected supervisor held responsible for the safety and protection of the inmates. Warden Lindamood is fully responsible for her staff and their actions. Warden Lindamood is accountable for the failure to protect by her staff at South Central.

CCA employee (WARDEN) Cherry Lindamood-VIOLATED Policy 14-4.4-L* Protection from Towates / Residents, having power or Authority over Another Tumate / Resident. All inmates / Residents will be supervised and under the control of trained staff or trained volunteers at All times. The No case will an inmate / Resident be given Power of Authority over Another Tumate / Resident.

CCA Policies Violated in OFFicial CAPACITY. - By (WARDEN) Cherry LINDAMOOD - Demonstration Continued -

Michael D. Robinson, protection from Personal Injury, was violated by CCAPolicy and the Eighth Amendment, because inmate Bigsbee WAS not being supervised and under the control of trained staff or trained volunteers at All times. It can be interred that the defendants (Warden) Lindamood, Lt. Ward failed to properly protect the plaintiff as they were required to do.

CCA/Core Civic - Policy 14-4.4L

CCA Policies Violated in Individual Capacity. - By (WARDEN) Cherry LINDAMOOD - Demonstration-

CCA employee (WARDEN) Cherry LINDAMOOD-violated policy 14-4.4-F * Protection from Personal Abuse, Verbal Abuse, Personal Injury, Disease, Corporal Punishment, Property DAMAGES AND HaraSSMENT.

Michael D. Robinson was not protected from
Personal Injury and Harasment, Verbal Abuse,
Personal Abuse on May 5, 2016 by herselected
supervisor held responsible for the safety and
protection of the inmates. (Warden) Lindamood
is fully responsible for her staff and their
actions. Warden Lindamood is held accountable
for the failure to protect by her staff at
South Central South Central

CCA employee (WARDEN) Cherry LINDAMOOD-Violated policy 14-4.4-L* Protection from Immates/Residents, having power or authority over Another Immate / Resident. All immates/ Residents will be supervised AND under the control of trained staff or trained volunteers At All times. In no case will an inmate/Resident be given Power of Authority over another Immate/Resident, ase 1.17-cv-00004 Document 1 Filed 01/23/17 Page 57 of 109 PageID #: 57

CCA Policies Violated in Individual Capacity. - By (WARDEN) Cherry Lindamood - Demonstration Continued -

Michael D. Robinson, Protection from Personal Injury, was violated by CCA Policy and the Eighth Amendment, because inmate Bigsbee was not being supervised and under the control of trained staff or trained volunteers at All times. It can be interred that the defendants (WARDEN) Lindamood, Lt. Ward failed to properly protect the plaintiff as they were required to do.

CCA/Core Civic-Policy 14-4.4L

In Order to Establish an Eighth-Amendant Claim, an inmate must satisfy A two-prong test:

(i). The deprivation alleged must be objectively serious;

(2). I advised the yard supervisor on May 5, 2016
At Approx. 3:00 p.m. in plain view outdoors between
the chow hall and my unit. I advised the Lt. Ward
standing out in the middle of the front yard; I
approached him in the middle of the yard and
stated to the yard supervisor; Lt. Ward for the
day of May 5, 2016. I was about to become
robbed and stabbed by a inmate name Bigsbee
upon my returning to the unit from chow. But
(Lt. Ward) stated tuck your shirt in, AND get
off (my) grass. Lt. Ward simply ignored my
warning.

This deprivation Alleged is objectively serious; in its Official Capacity and its Individual Capacity.

IN Order to Establish An Eighth Amendment Claim, An inmate must satisfy a two-prong test:

(2). The official responsible for the deprivation must have exhibited Deliberate Indifference to the inmates health or safety.

FARMER V. Brennan, 511 4.S. 825, 834, 114 S.Ct. 1970, 1977, 128L. Ed. 2d 811 (1994).

Deliberate Indifference; Failure To Protect-I Advised STAFF (WARD), that I was about to become robbed AND Stabbed by a inmote NAME Digsbee upon My returning to the unit from Chow. But (WARD) stated tuck your shirt in AND get off (My) grass. Lt. WARD simply ignored my Warning. I returned to my unit AND was Assualted AND robbed in the (Middle) of the unit in plain sight to the entire unit, AND C/O to witness this Assualt. Pelco-Video Monitor witnessed the assualt. the assualt too. Lt. Ward exhibited Deliberate-INdifference to My Safety. Lt. Ward were wegligent AND showed obvious reckless disregard, to my safety Decayse I advised Lt. WARD of this potential assualt, but Lt. WARD Knowingly Chose to disregard my plea for protection, AND thereby failed to Act reasonably to protect myself from said Assualt. Lt. WARD showed Deliberate Indifference to My Satety under Official AND Individual CADACITY.
ase 1:17-cv-00004 Document 1 Filed 01/23/17 Page 60 of 109 Page 10

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

Michael D. Robinson Plaintiff(s),)) Case Number
Shave McClain) Judge) Magistrate Judge
Defendant(s).	Pleading)
Shave McClain is the	Chief of Security-for
ASUALT ON MY life WAS A V	iolation of CCA-policy 14-4.4(F).
Personal Injury, Disea	Abuse, Verbal Abuse, se, Corporal Punishment, Harassment. Shane McClain
Aswell violated CCA police	having power or Authority
over Another Tomate /	Resident. (All) INMATES/Residents der the control of trained
Stoff or trained volunte	Resident be given Power
of Mithright over another	er I amate Resident. For Security) failed to-

the Plaintiff from CCA-policy 14-4.4(F) odicy provides Clock

	(Signature) (Signature) (Print Name) South Contral (555 Forcest Ave, 1 (Address & Telephone N	Pobinison Pobinison Porr. Facility P.D. Box 249 By 425 Jumber, if any)

CERTIFICATE OF SERVICE The undersigned hereby certifies that the (pleading) has been served on: (Name) (Address) (Address) on the _____, 20___. Signature

www.completiness.com	Defendant (3) Against whom this lawsuit is being brought?
	Name of Third Defendant: SHANE Mc Clain Place of employment of the third defendant: CCA/ Core Civic-South Central Correctional Facility. Third Defendant: and dress: South Central Correctional Facility. 555 Forrest Avenue. P.D. Box 279, Clifton, TN, 38425
	Named in Official Capacity? Lyes NO Named in Individual Capacity? Lyes NO

Statement of Facts

- · Claims in OFFicial Capacity against CCA employee Chief of Security) Shave Mc Claim. Failure To Protect, violation of a prisoner's rights under the cruel-AND UNUSUAL Dunishments clause of the Federal Constitution's Eighth Amendment.

 Under-42 U.S.C. § 1983 Civil Rights

 Under-28 U.S.C. § 1915 (A).
- · Ingraham v. Wright, 430 U.S. 651 (1987).
 The defendants have A constitional duty to protect the inmates (plaintiff) from harmful conduct of fellow inmates.
 - Roland V. Johnson, 856-F2D-764, 767-770 16th circuit 1988). The Failure of Higher up CCA officials to train or supervise there Subordinates, establishes Limbility for the Defendants Corrections Corporation of America/Core Civic. This takes the form of Failure To Promulgate Policies TO Guide Subordinates Conduct.
- · Kentucky v. Graham. 473 U.S. 159, 166 (1985).

 Plaintiff must show that CCA'S "policy or custom". Played A part in the violation of the Federal LAW. FARMER BRENNAN, 511 U.S. 825, 834 (1994).

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Statement of Facts

Chief of Security) Shark McClain. Failure To Protect, Violation of a prisoner's rights under the cruel and unusual punishments clause of the Federal Constitution's Eighth Amendment.

Under- 42 U.S.C. \$ 1983 (ivil Rights Under- 28 U.S.C. \$ 1915 (A).

Trigraham v. Wright, 430 U.S. 651 (1987). The defendants have a constitutional duty to protect the inmates (plaintiff) from harmful conduct of fellow inmates.

Roland V. Johnson, 856-F2D-764, 767-770 (6th circuit 1988). The Failure of Higher up CCA officials to train or supervise there Subordinates, establishes Liability for the Defendants Corrections Corporation of America / Core Civic. This takes the form of Failure TO Promulgate Policies TO Guide Subordinates Conduct.

· Kentucky V. CIrAham, 473 U.S. 159, 166 (1985).

Plaintiff must show that CCA's ee policy or custom'... Played a part in the violation of the Federal Law. Farmer V. Brewnang 511 4.S. \$25, **834** (1994). Case 1:17-cv-00004 Document 1

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CCA Policies Violated in OFFicial Capacity. -By (Chief of Security) Shave Mc ClainDemonstration-

CCA employee Shave McClain-violated the policy 14-4.4(F)* Protection from Personal Abuse, Verbal Abuse, Personal Injury, Disease, Corporal-Punishment, Property Damages and Harassment.

Michael D. Robinson was not protected from
Personal Injury and Harrssment, Verbal Abuse,
Personal Abuse on May 5, 2016 by CCA/Core Civic
South Central Corr. Facilities, Chief of Security
Shane Mc Clain's position. Security in Gemini A-pod
was a failure for the day of May 5, 2016. The cell
doors where (all) Rigged-up to easily enter in and
out of each cell block top and bottom walk. The
Maintiff was assualted by stab wounds out in the
(middle) of the Gemini A-pod. How did the plaintiff
(immate) make it (into) his cell 126 to only be found
lying on the floor of his cell in a peal of blood
it security was intact? No officer was present for
the assualt or to open cells, 126 or 230 for the victim
and the aggressor. Therefore security was a complete
failure upon Share McClain's position as the
Chief of Security. As well supervision was a
Failure accordingly to CCA policy II-II. H (I).
Inmates Pesidents were not under the control
case 1:17-cv-00004 Document 1 Filed 01/23/17 Page 68 of 109 PageID #: 68

CCA Policies Violeted in OFFicial Capacity. - By (Chief of Security) Shane McClain- Demonstration Continues -

of trained staff or trained volunteers At (All) times.

Security was a failure Aswell accordingly Again to CCA-policy 14-4.4(L).*Protection from Immates/Residents, having power or Authority over Another Immates/Resident. (All) immates/Residents will be supervised and under the control of trained staff or trained volunteers control of Trained STOPP or Irained Yolumbers
At All times. In No case will AN inmate Resident
be given Power of Authority over Another
Immates Residents. There is Also Another
CCA policy violated by the-Chief of SecurityShane Mc Clain. CCA Policy 14-4.4 * This
Policy provides a reasonable (SECURITY)
For inmates. I witnessed nothing reasonable
About this situation, or security for inmates.

CCA Policies Violated in Individual Capacity. - By (Chief of Security) Shane Mc Clain - Demonstration -

CCA employee Shave McClain-Violated the policy 14-4.4(F)* Protection from Personal Abuse, Verbal Abuse, Personal Injury, Disease, Corporal-Punishment, Property Damages and Harassment.

Michael D. Robinson was not protected from Personal Injury and Harassment, Verbal Abuse, Personal Abuse on May 5, 2016 by CCA/Core Civic South Central Corr. Facilities, Chief of Security South Central Corr. Facilities, Chief of Security Share McClaim's position. Security in Gemini A-pos was a failure for the day of May 5, 2016. The cell doors where (All) Rigged-up to easily enter in AND out of each cell block top AND bottom WAIK. The plaintiff was assualted by stab wounds out in the (middle) of the Gemini A-pop. How did the plaintiff (inmate) make it (into) his cell 126 to only be found lying on the floor of his cell in A pool of blood if security was intact? No officer was present for the assualt or to open cells, 126 or 230 for the victim and the aggressor. Therefore security was a complete failure upon the Share McClaim's position as the Chief of Security. Aswell supervision was a failure accordingly to case 1:17-cv-00004 Document 1 Filed 01/23/17 Page 70 of 109 PageID #: 70

CCA Policies Violated in Individual Capacity. -By (Chief of Security) Shane Mc Clain Demonstration Continued -

CCA-policy 14-4.4(L) * Trumates / Residents
were Not under the control of trained staff or trained volunteers at (All) times.

Security was a failure aswell accordingly again to CCA-policy 14-4.4(L) * Protection from Immates/Residents, having power or authority over Another Immates/Resident. (All) immates/Residents will be supervised AND under the control of trained staff or trained volunteers At (All) times. In No case will an inmate/resident be given Power of Authority over another Inmates/Residents. There is also another CCA-policy violated by the Chief of Security-Shane Mc Clain. CCA-policy 14-4. 4* This policy provides a reasonable (security) for inmates. I witnessed nothing reasonable about this situation, or security for inmates.

Relief Requested: SHANE McClain

CCA employee-SHANE Mc Clain in its DFFicial CapacityRequest in the (sum) of 5,000,000 million U.S. Dollars.
Plaintiff seeks compensatory and punitive damages,
As well in pain and suffering. To pay in the (sum)
of 5,000,000 million U.S. Dollars for Post TraumaticStress Disorder, Post Pardom Depression, AcuteStress Disorder, Recurring Nightmares; (All) in
OFFicial Capacity and the Assualt (stabbing)
made me susceptible to multiple psychological Injuries.

Relief Requested: SHANE Mc Clain

CCA employee-SHANE Mc Clain in its Individual CAPACITY- Request in the (sum) of 500,000 Thousand
U.S. Dollars. Plaintiff seeks compensatory and
punitive damages, as well in pain and suffering. To
Pay in the (sum) of 500,000 Thousand U.S. Dollars,
for Post Traumatic Stress Disorder, Post Pardom Disorder,
Acute Stress Disorder, Recurring Nightmares; (All)
in Individual Capacity and the Assualt (stabbing)
made me susceptible to multiple psychological
Tojuries.

IN Order to Establish AN Eighth Amendments Claim, An inmate must satisfy a two-prong test:

- 1. The deprivation alleged must be objectively serious;
- (2). The plaintiff WAS deprived of reasonable security before An assualt AND during AN assualt. The security of Gemini A-pop WAS deprived of Around the clock security cell door checks.

This deprivation alleged is objectively serious; in its OF Ficial Capacity and its Individual Capacity.

IN Order To Establish An Eighth Amendment Claim, an immate must satisfy a two-pronentest:

(2). The official responsible for the deprivation must have exhibited Deliberate Indifference to the inmate's health or safety.

Farmer V. Brennan, 511 U.S. 825, 834, 114
S.Ct. 1970, 1977, 128L. Ed. 20811 (1994).

Failure to enter each unit as a chief of Security to check locks daily; due to regular security tamperine locks issues, would be a reason of Deliberate Indifference. Rigged doors have been an ongoing problem for South Central. The door rigging issues? are so extreme a officer was assualted in 2014 behind door riggs. Chief of Security Knows the extremedy of this ongoing problem. But yet he does not make a daily security check in the units. This exhibits Deliberate Indifference, in the units. This exhibits Deliberate Indifference, in its Official AND Individual Capacity.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

Michael D. Robinson Plaintiff(s),))) Case Number
v.) Judge
Defendant(s).) Magistrate Judge)
-Failure To Pro (Type o	f Pleading)
I Advised the Vard-	supervisor Lt. Ward for
	of an upcoming Assualt
AND robbens in progress o	ut on the yard in between
	Gemini A-pod at approx.
<i>P</i>) This would appear to
	in Pelco-Video Monitor for
the day of May 5, 2016 T	Lusday Afternoon! The

HUD HOL	assment	<u> </u>			
				manufaka mala AZSBA a * * * * * * * * * * * * * * * * * *	
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3100					

(Signature) Michael D. Robinsons (Print Name) South Contral Care, Facility. 555 Forrest Ave. P.O. Box 279 Cliffon, TNI. 38425
(Address & Telephone Number, if any)

CERTIFICATE OF SERVICE The undersigned hereby certifies that the (pleading) has been served on: (Name) (Address) (Address) on the _____day of ______, 20____. Signature

•	Defendant (s) Against whom this lawsuit is being brought:
•	Name of the fourth defendant: Lt. Ward Place of employment of the fourth defendant: CCA/ Core Civic-South Central Correctional Facility. Fourth Defendant's Address: South Central Correctional Facility. 555 Forrest Avenue. P.O. Box 279-Clifton, TR. 38425
	NAMED IN DFFicial CAPACITY? Yes NO NAMED IN INCIVIOUAL CAPACITY? YES NO

Relief Requested: Lt. Ward

CCA employee-Lt. Wardinits OFFicial CapacityRequest in the (sum) of 5,000,000 million U.S. Dollars.
Plaintiff seeks compensatory and punitive damages,
As well in pain and suffering. To pay in the (sum) of
5,000,000 million U.S. Dollars for Post TraumaticStress Disorder, Post Pardom Depression, AcuteStress Disorder, Recurring Nightmares; (All) in
DFFicial Capacity and the Assualt (stabbing)
made me susceptible to multiple psychological Injuries.

Relief Requested: Lt. WARD

CCA employee-Lt. Ward in its Individual CapacityRequest in the (sum) of 500,000 Thousand U.S. Dollars.
Plaintiff seeks compensatory and punitive damages, As
well in pain and suffering. To pay in the (sum) of
500,000 Thousand U.S. Dollars, for Post TraumaticStress Disorder, Post Pardom Depression, Acute StressDisorder, Recurring Nightmares; (AII) in Individual Capacity and the Assualt (stabbing) made me
susceptible to multiple psychological Injuries.

Relief Requested for both Pleadings.

Failure TO Protect

The 1:17 tov-00004 Protect

Case 1:17 cv-00004 Decument Filed 01/23/17 Page 80 of 109 PageID #: 80

Statement of Facts

· Claims in OFFicial Capacity Against Chemployee

Lt. Ward), Failure To Protect,

violation of a prisoner's rights under the

cruel and unusual punishments clause of

the Federal Constitution's Eighth Amendment.

Under-42 U.S.C. § 1983 Civil Rights

Under-28 U.S.C. § 1915 (A).

Ingraham v. Wright, 430 U.S. 651 (1987). The defendants have a constitutional Duty to protect the immates (Plaintiff) from harmful conduct of fellow inmates.

Roland V. Johnson, 856-F2D-764,767-770 (the Circuit 1988.) The Failure of Higher up CCAofficials to train or supervise there Subordinates,
establishes Liability for the Defendant CCA
Corrections Corporation of America / Core Civic. This
takes the form of Failure To Promulgate Policies
To Guide Subordinates Conduct.

FARMER V. Brennan, 511 U.S. 825, 1145. Ct. 1970, 1982-84 (1994). Aprisoner who is in danger need not wait until an assualt has occurred before obtaining relief. Farmer v. Brennan, 511 U.S. 825, 834 (1994). (1994).

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Continued in OFFicial CAPACITY

- FARMER V. Brennan, 511 U.S. 825-844-114
 5 ct. 1970 (1994). The Constitution requires
 Prison AND Jail officials to provide reasonable
 safety for prisoners.
- · Farmer V. Brennan, 511 U.S. At 845-1970 (1994). Prison officials must take reasonable measures to protect prisoners from Assualt by other inmates. If they fail to do so, courts have Awarded damages to injured prisoners, and Injuctions to prisoners in Danger. A prisoner weed not wait until an assualt has occurred before obtaining injuctive relief, in the plaintiff's plight.
- · Kentucky v. Graham, 473 U.S. 159, 166 (1985). Plaintiff must show that CCA's policy or custom?... played a partin the violation of the federal law."

Statement of FACTS

Claims in Individual Capacity against CCA employee Lt. Ward, Failure To Protect, Voilation of a prisoner's rights under the cruel and unusual punishments clause of the Federal Constitution's Eighth Amendment. Under-42 U.S.C. \$ 1983 Civil Rights Under-28 U.S.C. \$ 1915 (A).

Ingraham v. Wright, 430 U.S. 651(1987).
The defendants have a constitutional Duty to protect the immates (Plaintiff) from harmful conduct of fellow immates.

Roland T. Johnson 856-F2D-764, 767-770 (LAN Circuit 1988). The Failure of Higher up CCA-officials to train or supervise there Sulpardinates, establishes Liability for the Defendant CCA-Corrections Corporation of America/Corecivic. This takes the form of Failure To Promulgate Policies To Guide Subordinates Conduct.

FARMER V. Brennan, 511 U.S. 825, 114 S. Ct. 1970, 1982-84 (1994). Aprisoner who is in danger need not wait until an assualt has occurred before obtaining relief. Farmer V. Brennan, 511 U.S. 825, 834 (1994).

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ContinueD in Individual Capacity

- Farmer V. Brennan, 511 U.S. 825-844-114.
 5 ct. 1970 (1994). The Constitution receives
 Prison and Jail Officials to provide reasonable
 safety for prisoners.
- Farmer v. Brennan, 511 U.S. AT 845-1970 (1994). Prison officials must take reasonable measures to protect prisoners from Assualt by other innates. If they fail to do so, courts have awarded damages to injured prisoner's, AND Injuctions to prisoners in Danger. Aprisoner Need not want until AN Assualt has occurred before obtaining injuctive relief, in the plaintiffs plight.
 - Kentucky v. Graham, 473 U.S. 159,166(1985).
 Plaintiff must show that CCA's ee policy or custom?... Dlayed a part in the violation of the federal law.

CCA Policies Violated in OFFicial Capacity. -By Lt. WARD - Demonstration-

CCA employee Lt. Ward-violated.

Policy 14-4.4-F* Protection from Personal Abuse,
Verbal Abuse, Personal Injury, Disease,
Corporal Punishment, Property Damages and
Harassment.

Michael D. Robinson was not protected from
Personal Injury and Harassment, Verbal Abuse,
Personal Abuse on May 5, 2016 by yard-supervisor
Lt: Ward! Lt. Ward is held
responsible for his reckless actions.
Lt. Ward is held accountable for the failure
to protect inmates at South Central Corr. Facility.

CCA employee Lt. Ward-violated

Dolicy 14-4.4-L* Protection from Immates/Residents,

having power or Authority over Another Immate/
Resident. All inmates/Residents will be supervised

AND under the control of trained staff or

trained volunteers At All times. In no case

will AN inmate/Resident be given Power of

Authority over Another Immate/Resident.

CCA Policies Violated in OFFicial Capacity. -By Lt. Ward-Demonstration-Continued

Michael D. Robinson, protection from
Personal Injury, was violated by CAPolicy
AND the Eighth Amendment, because inmate
Bigsbee was not being supervised AND
under the control of trained staff or
trained volunteers at All times. It can
be inferred that the defendants
I Lt. Ward) warden Lindamood, failed
to properly protect the plaintiff as they were
required to do.

CCA/CoreCivic-Policy 14-4.4L

CCA Policies Violated in Individual CAPACITY. -By Lt. WARD - Demonstration-

CCH employee , Lt. Ward-Violated Policy 14-4.4-F * Protection from Personal Abise, Verbal Abuse, Personal Injury, Disease, Corporal Punishment, Property Damages AND HARASSMENT.

Michael D. Robinson was not protected from
Personal Injury and Harasment, Verbal Abuse,
Personal Abuse on May 5, 2016 by yard-supervisor
Lt. Ward! Lt. Ward is held
responsible for his reckless actions.'
Lt. Ward is held accountable for the failure
to protect inmates at South Central Corr. Facility.

CCH employee Lt. Ward-Violated policy 14-4.4-L* Protection from Immates / Residents, having power or Authority over Another Immate / Resident.

All immates / Residents will be supervised and under the control of trained staff or trained volunteers At All times. In no case will an inmate / Resident be given Power of Authority over Another Tumate / Resident.

CCA Policies Violated in Individual Capacity. - By Lt. WARD - Demonstration Continued-

Michael D. Robinson, protection from
Personal Injury, was violated by
CCA Policy and the Eighth Amendment,
because inmate Bigsbee was not being
supervised AND under the control of
trained staff or trained volunteers at
All times. It can be inferred that the
defendants | Lt. Ward, warden
Lindamood Pailed to properly protect
the Plaintiff as they were required to do.

CCA/Core Civic-Policy 14-4.4L

Eighth AMENDMENT-TWO-Prong Test · O. The deprivation alleged must be objectively serious; (2) I advised the YARD supervisor on MAY 5, 2016 AT Approx 3:00 p.m. (15:00 hrs.) in plain view outdoor between the chow hall AND My unit. t. Warp standing out in the middle of the front approached him in the middle of the vard AND stated to the yard supervisor: L the day of May 5, 2016. WAS About to robbedAND stabbed by A inmate NAME Bigsbee returning to the unit t: Ward stated tuck your shirt in AND get IT. WARD SIMPLY IGNORED MY WARNING eprivation Alleged is objective / serious in

Eighth AMENDMENT-TWO-Prong Test the deprivation erence: by AINMATE NAME

Eighth Amendment-Two-Prong Test
- Continuer -
for protection, AND thereby failed to Act reasonably to protect myself from
SAID ASSUALT. WARD Showed
Deliberate Indifference to my safety
under OFFicial AND Individual Capacity.
· · · · · · · · · · · · · · · · · · ·

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

Michael D. Robinson Plaintiff(s),)) Case Number
V) Judge
Defendant(s).) Magistrate Judge
- Deliberate In	of Pleading)
I Advised staff (Lt. WART	s) on May 5,2016 that I was
About to become robbed A	ND stabbed by a inmate NAME
	ig to the unit Gemini A-pod,
from chow-hall But Lt.	WARD, stated tuck your shirt
in and not off (MV) grass	5. Lt. WARD SIMPLY IGNORED
m) WARNING. I returned	d to my unit and was (Assualted)
and cobbed in the (middle	of the unit in plain sight
	ne 0/0 witness this assualt.
Milestras una Pelas Vides	Monitor will show the footage
Annell exaction (Advis	sing 11+ laland out and the
Big vard inbetween the	e chow-hall AND the
GEMINI A-DOD: FOR the	day of May 5, 2016 at
ADDrox. 15:00 hrs13	: ODD.M.) of the potential
ASSUALT AND Robbery. L	day of May 5, 2016 at :00p.m.) of the potential

Deliberate Indifference to musafety It. WARD
were negligert AND show obvious reckless disregard.
Deliberate Indifference to my safety. It. WARD were negligert AND show obvious reckless disregard, to my safety. I advised Lt. WARD of this
potential assualt on my life, but Lt. WAYD
Knowingly chose to disregard my plea for protection, AND thereby failed to Act
reproported muse H from said Assualt.
11 + Ward showed-Deliberate Indifference-
to my safety under OFFicial AND Individual
Capacity.

•	
	(Signature) Michael D. Rokinison (Print Name) South Central Con. Facility. 555 Forvest Ave. P.O. Box 279 Clifton of TN. 38425-0279
	(Address & Telephone Number, if any)

CERTIFICATE OF SERVICE The undersigned hereby certifies that the (pleading) has been served on: (Name) (Address) (Address) on the ______, 20____. Signature

Statement of Facts

Claims in OFFicial Capacity against CCA employee Lt. Ward, Deliberate Triditterence, violation of a prisoner's rights under the cruel AND UNUSUAL DUNISHMENTS Clause of Federal Constitution's Eighth Amendment.
Under - 42 U.S.C. \$ 1983 Civil Rights
Under - 28 U.S.C. \$ 1915 (A).

- · Ingraham v. Wright, 430 U.S. 651 (1987).

 · Mc Ghee v. Foltz, 852 F. 2d 876, 880-881

 (6th Circuit 1988). Thus, A constitutional violation occurs when a prison official has been Deliberately Indifferent, to the plaintiffs (risk) of injury.
- · Jet v. Penner, 439 F3D 1091-1098 (9th Cir. 2006).
 Prison adminstratives are liable for—
 Deliberate Indifference, when they Knowingly
 fail to respond to An inmates request for help.
- · Kentucky v. Graham, 473 U.S. 159, 166 (1985).
 Plaintiff must show that CCA's policy or custom?..
 Played a part in the violation of the federal law."

Statement of Facts

- · Claims in Individual Capacity against CCA employee Lt. WARD, Deliberate Indifference, Violation of a prisoner's rights under the cruel AND UNUSUAL PUNIShments clause of Federal Constitution's Eighth Amendment.

 Under 42 U.S.C. § 1983 Civil Rights

 Under 28 U.S.C. § 1915 (A).
- "McGhee v. Foltz, 852 F. 2d 876, 880-881 (Lth Circuit 1988). Thus, A constitutional violation occurs when A prison official has been Deliberately Indifferent, to the plaintiffs (risk) of injury.
- · Jet v. Penner, 439 F.3D 1091-1098 (Ath Cir. 2006).
 Prison Adminstratives are (liable) for
 Deliberate Indiffence, when they Knowingly
 fail to respond to AN inmates request for help.
- · Kentucky v. Graham, 473 U.S. 159, 166 (1985).
 Plaintiff must show that CCA'S policy or custom?...
 played a part in the violation of the Federal law.

CCA Policies Violated in OFFicial Capacity. -By, Lt. WARD Demonstration -

CCA employee (,Lt. WARD - violated policy 14 - 4.5 Procedure A.* The warden / Administrator or Designee will investigate any Allegations of A violation of this policy.

CCA employee Lt. WARD-violated
policy 14-4.5 Procedure B. * Any Staff member
found violating the rights of inmakes / Residents,
set forth in this policy will face possibly
Disciplinary actions upto AND including termination
of employment.

CCA employee. Lt. WARD- ViolAted policy 14-4.4* This policy provides a reasonable security for inmates.

CCA employee Lt. Ward-violated

Policy 14-4.4 (F) * Protection from Personal Abuse, Verbal Abuse, Personal Injury, Disease,
Corporal Punishment, Property Damages AND Harassment.

CCA employee: Lt. Ward Also violated my constitutional rights; to be protected from inmate ASSWALT: This is a violation of CCA-policy 14-4.5 procedure (B). - CCA-policy 14-4.4(F).

CCA employee: Lt. Ward did aswell not provide a reasonable security behind this request for protection. This is a violation of CCA-policy 14-4.4.

CCA Policies Vio Inted in Individual Capacity. - By Lt. WARD- Demonstration-

CCA employee: Lt. WARD-violated Dolicy 14-4.5 Procedure A.* The Warden/ Adminstrator or Designee will investigate Any Allegations of A violation of this policy.

CCA employee Lt. Warn-violated

policy 14-4.5 B procedure * Any staff member

found violating the rights of inmates | Residents,

set forth in this policy will face possibly

Disciplinary actions upto AND including termination
of employment.

CCA employee Lt. WARD-Violated policy 14-4.4 * This policy provides a reasonable security for inmates.

CCA employee Lt. WARD-Violated

Policy 14-4.4(F)* Protection from Rersonal Abuse,

Verbal Abuse, Personal Injury, Disease, Corporal
Punishment, Property Damages AND Harassment.

CCA Policies Violated in Individual Capacity. - By Lt. WARD- Demonstration-

CCA employee (Lt. Ward did not investigate my said all egations of Another inmates threat's to do harm to myself. This is a violation of CCA-policy 14-4.5 Procedure (A).

CCA employee: , Lt. WARD Also violated my constitutional rights; to be protected from inmate Assualt. This is A violation of CCA-policy 14-4.5 procedure (B). - CCA-policy 14-4.4(F).

CCA employee , Lt. WARD did as well not provide a reasonable security behind this request for protection. This is a violation of CCA-policy 14-4.4.

Eighth Amendment - Two-Prong Test

(0. The deprivation Alleged must be objectively serious;

- 2. I advised the yeard supervisor on May 5, 2016
 At approx. 3:00 (15:00 hrs.) in plain outdoor view
 between the chow-hall and my unit. I advised
 the Lt. Ward standing out in the middle of the
 front yard; I approached him in the middle
 of the front yard; I approached him in the
 middle of the yard and stated to the yard supervisor;
 Lt. Ward for the day of May 5, 2016. I was about
 to become robbed and stabbed by a inmate name
 Bigbee upon my returning to the unit from
 chow. But (Lt. Ward) stated tuck your shirt in,
 and get off (my) gross. Lt. Ward simply ignored
 my warning.
- (3). This deprivation alleged is objectively serious; in its OF Ficial Capacity and Individual Capacity.

Eighth Amendment-Two-Prong Test

· (2). The official responsible for the deprivations must have exhibited Deliberate Indifference to the inmate's health or safety.

Farmer V. Brennan, 511 U.S. 825, 832, 114 S. et. 1970, 1977, 128 L. Ed. 2d 811 (1994).

· Deliberate Indifference: Failure TO Protect-I Advised staff (WArp), that I was about to become robbed AND stabbed by A inmate NAME Bigber upon my returning to the unit from chow. But (WARD), stated tuck your shirt in, AND get off (My) grass! It. WARD simply ignored my warning. I returned to my unit AND was assualted and robbed in the (Middle) of the unit in plain sight to the entire unit, AND the c/o to witness this assualt. Milestone Video Monitor AND Pelco-Video Monitor witnessed the assualt too. Lt. WARD exhibited Deliberate-Indifference to My safety. Lt. Ward were negligent and show obvious reckless disregard, to my safety. I advised Lt. Ward of this potential assualt, but Lt. Ward Knowingly chose to disregard my plea for protection, and thereby failed to act reasonably to protect myself from said-

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Eighth Amendment - Two-Prone Test - ContinueD -

- Assualt. Lt. Ward showed <u>Deliberate Indifference</u> to my safety under OFFicial AND Individual Capacity.

Claim #	
O (O	

CORRECTIONS CORPORATION OF AMERICA LOST/STOLEN PERSONAL PROPERTY CLAIM

1.	CLAIMANT: Michael Robinson CLAIMAN	T'S NUMBER 2324	5 2
2.	HOUSING ASSIGNMENT: HB-213 DATE OF	LOSS: 5-5-2	016
3.		45,2016 in Bl	Apad. Then dical. Never
4. 7	recieved my commisory or New So they took my things out of my cell Br Don't know exactly when they took my the	reakers (Reebold 1-12(0, while Inimas on 5-5-16) and Pelco-Video of May. Total A sommisary on May as well on 5-5-6 tof shoes, \$65.50 alue available.	SD. I suppose was in wedical But it would for Monitor who took i mount spent we trust fund to 3,2016. Took cell, Also brand 2016 After my 80) On Polco-Video
	ture of Claimant Michael Kg/SIN/SON	Date Submitted_5	-20-2016
	RESULTS OF INVESTIGA	TION	
DENIEI	Records were reviewed and no proof of ownership is indicated Unallowable item at this institution. Item illegally obtained. Investigation reveals loss resulted from barter, gambling, or a line loss resulted from barter and barbard a	sale	ured.
APPRC	OVED: Issue items are being offered as replacement for the items re Monetary settlement in the amount of \$ Other:	will be processed.	
Investig	igating Officer: Da	ate Completed:	
	ture of Inmate: N		
Warder	en/Administrator or Designee's Signature: (IF REPLACEMENT OR REIMBURSEMENT	IS WARRANTED)	
	(IF REPLACEMENT ON NEIMBONGEMENT)	,	

(3) Claimant: Michael Robinson - Claimants Not 232452 (5) Housing: HB-213 Date of Loss: 5-5-2016

3) II was stabbed (6) times, on May 5, 2016 in BA-POD. Then I was robbed of my property while I was in medical. Never recieved my commisary or new sneakers (Reeboks). I suppose they took my things out of my cell BA-126, while I was in medical! Don't Know exactly when they took my things on 5-5-16. But it would for sure be on felco-Video Monitor who took

(2) Commiscry was delivered on the 5th of MAU. Total Amount spent was \$39.02. Total Amount recipied was \$39.02. Have trust fund to show Amount taking out of Account for commissary on MAG 3, 2016. Took commissary in cell BA-126 never brought any back out of cell. Also brand new sneakers (Reebols), where stolen as well on 5-5-2016 After my stabbing took place in BA-pop. Have recipt of shoes. \$ 65.80-On Pelco Video Monitor who took shoes too.

5) Signature: Michael Subrison

Date Submitted: 7/3/2016

Date Submitted: 7/3/2016

Date Submitted: 7/5/2016

Algo = C.O. Smith At 9:10 p.M. NOTE: 60 C.O. CHArska IN SKYLAB-HB-DOD placed 213 MAIL Case 1:17 0x 00004 Document 1, Fled 01/23/17 Page 106 of 109 Page ID #: 106

Copy MAde

Request for Internal AFFAIRS (I.A.)

Name: Michael Robinson Number: 232452 Housing Assignment: HB-213

Request: I need to know why is it that the grup who stabled me on May 5,800 is not an incompatible on me? Here it is July 12,2016 on incompatible print-out and his name Robseltvett Digsber Jr. is not on there at 8 this part of him to finish a attempt to take mulife? I need him to be listed as an incompatible a.s. M.p. I also need a copy of him as my incompatible please.

Response:

Response:

Response:

Forwarded to Warden Bryant

Levi'e w.

Staff Signature:

Michael Robinson Towards
S.C.C.T.
Po. Box 279
Clifton, Inl. 38425
Skylab-HB-213

Lost/Stblen Personal Property

To House MAIL